IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In re:	Bankruptcy No. 00-21187-GLT
BOYD E. & LINDA L. REINARD	Chapter 13
Debtor,	Related to Doc. No. 62
OAK POINT PARTNERS, INC.,	
Movant/Claimant,	
v.	
BOYD E. & LINDA L. REINARD, and	
RONDA J. WINNECOUR, Ch. 13 Trustee	

ORDER OF COURT

Respondents

ORDER OF COURT
AND NOW, this Z ^{aa} day of April , 2 013, upon consideration of
the foregoing Motion for Order Directing Payment of Funds to Claimant Pursuant to 11 U.S.C. §
347 and 28 U.S.C. § 2041, et seq. (the "Motion"), the Motion is denied without
it is hereby DETERMINED that the Court finds the Claimant, Oak Point Partners, Inc.,
has noticed the United States Attorney as required by 28 U.S.C. § 2041, et seq.; and,
it is hereby ORDERED that Claimant's Motion is granted.
The Clerk of Court shall tender the unclaimed funds in the amount of \$1,139.03 to
Claimant. The Clerk of Court shall make the payment in care of Dilks & Knopik, LLC and shall
mail the payment to Dilks & Knopik, LLC, 35308 SE Center Street, Snoqualmie, WA 98065. Prejudice for the reasons set forth in the tentative ruling issued on February 12, 2014 (as noted on the Court's proceeding memo), which is incorporated herein. The Debtor's case is hereby closed.

Upon payment of the funds specified herein, the Clerk may close the case

BY THE COURT:

Gregory L. Maddonic

United States Bankruptcy Court Judge

FILED

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